SOLICITOR

AO 121 (6/90)				
TO:	SEP - 7			
COMMISSIONER OF PATENTS AND TRADEMARKS (USPTO) P.O. Box 1450 Alexandria, VA 22313-1450				
	t of July 19, 1952 (66 Stat. 814; 3 filed on the following patent(s) i	, -	-	
<b>DOCKET</b> 05 cv 6542	<b>DATE FILED</b> 11/17/05	UNITED STATES DISTRICT COURT, NORTHERN DISTRICT OF ILLINOIS,		
PLAINTIFF The Chamberlain Group, Inc		DEFENDANT Rexon Industrial Corp., Ltd, et al		
PATENT NO.	DATE OF PA	TENT	PATENTI	EE
5,751,224	5/12/98	3	Chamberlain	
5,934,019	8/10/99	9	Chamberlain	
5,969,637	10/19/9	99	Chamberlain	
6,737,821	5/18/0	)4	Chambe	rlain
		<u> </u>		
In the above-entitled ca	use, the following patent(s)	have been include	d:	
DATE INCLUDED	INCLUDED BY  [ ] Amendment	[]Answer []Cı	oss Bill [ ] Other Plea	ading
PATENT NO.	DATE OF PAT	TENT	PATENT	
. ,				
In the above-entitled case	e, the following decision has b	een rendered or judg	ment issued:	
DECISION/JUDGMENT				
CLERK	(BY) DEPUTY CLE	ERK	DATE	:
Michael W. Dobbins	Laura Springer		8/29/07	

Order Form (01/2/05)

## United States District Court, Northern District of Illinois



Name of Assigned Judge or Magistrate Judge	Milton I. Shadur	Sitting Judge if Other than Assigned Judge	
CASE NUMBER	05 C 6542	DATE	2/24/2006
CASE TITLE	The Chamberlain Group, Inc. vs. Rexon Industrial Corp., LTd.		

#### DOCKET ENTRY TEXT

Enter Agreed Order of Voluntary Dismissal. This action is hereby dismissed with the Court to retain
jurisdiction for the purpose of enforcing the Settlement Agreement.

[ For further detail see separate order(s).]

A TRUE COPY-ATTEST	
MICHAEL W. DOBBINS, CLERK	
By Level	l
U. S. DISTRICT COURT, NORTHERN DISTRICT OF ILLINORS	
DISTRICT OF ILLINOIS  SEP V 4 2007	
transport to the state of the s	

TRUCO TOBITISIO .2.U

Edito acous of		
0.213	Courtroom Deputy	SN
	Initials	l
7006 FEB 24 PM 3: 15		

AC

### IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

THE CHAMBERLAIN GROUP, INC., A Connecticut corporation,	) Civil Action No. 05 C 6542	A TRUE MICHAEL By DIS
Plaintiff,	) Judge Milton I. Shadur	E COP EL W. DI DISTRI
v.	) ) Magistrate Judge Nan Nolan	SEP YEAR
REXON INDUSTRIAL CORP., LTD.,	)	III INS
a Taiwanese corporation, and	)	EAR 3
POWER TOOL SPECIALISTS, INC.,	)	1 25. 2 70 8 1
a Massachusetts corporation,	)	NOR NOR
Defendants.	)	X RTHERN

#### AGREED ORDER OF VOLUNTARY DISMISSAL

In accordance with Rule 41(a)(1)(ii) of the Federal Rules of Civil Procedure, the Court being advised that the parties have settled and resolved their differences and have entered into an agreement setting out the terms and conditions of the settlement, having an effective date of January 31, 2006 ("Agreement"), and as part of such Agreement, have agreed to the dismissal of all of the claims in the action.

Now, THEREFORE, upon the consent of the parties hereto, it is hereby ORDERED that:

- 1. This Court has jurisdiction of the subject matter of and the parties to this action and venue is properly laid in this district.
- The Court shall retain and hereby retains continuing exclusive jurisdiction over the parties and the subject matter hereto for the purpose of interpreting and enforcing the Agreement.
- 3. The present cause and all claims that have been brought in this action are dismissed.
- 4. Each of the parties hereto shall bear its own costs and attorneys' fees incurred in this action.

### SO STIPULATED AND AGREED:

FITCH, EVEN, TABIN & FLANNERY

SCHUYLER ROCHE & ZWIRNER, P.C.

Iohn F Flannery

Nicholas T. Peters
Attorneys for Plaintiff,
The Chamberlain Group, Inc.

Date: February 23, 2006

y: T-cc/k, E Col

Attorneys for Defendants, Rexon Industrial Corp., Ltd. and Power Tool Specialists, Inc.

Date: February 23, 2006

IT IS SO ORDERED,

Date: Kebewary 34, 2006

Milton I. Shadur

Senior United States District Judge

action pursuant to Fed. R. Civ. P. 58.

Date: 2/24/2006

# United States District Court Northern District of Illinois

**Eastern Division** 

The	Chamberlain Group, Inc.	JUDGMENT IN A CIVIL CASE	
	V.	Case Number: 05 C 6542	
Rex	on Industrial Corp., LTd.		
	Jury Verdict. This action came before tried and the jury rendered its verdice.	re the Court for a trial by jury. The issues have been	
	Decision by Court. This action came have been tried or heard and a decision	n came to trial or hearing before the Court. The issues decision has been rendered.	
IT IS	HEREBY ORDERED AND ADJUDO	GED that final judgment is entered dismissing this	

Michael W. Dobbins, Clerk of Court

Sandy Newland, Deputy Clerk